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No. 26]

NEW DELHI, SATURDAY, JULY 29, 1972 (SRAVANA 7, 1894)

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके।
(Separate paging is given to this Part in order that it may be filed as a separate compilation)

भाग III—खण्ड 3

(PART III—SECTION 3)

लघु प्रशासनों से सम्बंधित अधिसूचनाएँ

(Notifications relating to Minor Administrations)

UNION TERRITORY OF DADRA AND NAGAR HAVELI

Silvassa, the 28th June 1972

No. ADM/LAW/CRPC/51(i).—In exercise of the powers conferred by section 12 of the Criminal Procedure Code, 1898 (No. 5 of 1898), I do hereby appoint Shri C. S. Ballal, Mamlatdar, Dadra and Nagar Haveli as a Magistrate of the First Class for the Union Territory of Dadra and Nagar Haveli with effect from 20th April, 1972.

No. ADM-LAW/CRPC/51(ii).—In exercise of the powers conferred by section 12 of the Criminal Procedure Code, 1898 (No. 5 of 1898), I do hereby appoint Shri G. F. Rathod, Assistant Secretary to the Administrator, Dadra and Nagar Haveli as a Magistrate of the First Class for the Union Territory of Dadra and Nagar Haveli with effect from 12th June, 1972.

No. ADM/LAW/CRPC/51(iii).—In exercise of the powers conferred by section 12 of the Criminal Procedure Code, 1898 (No. 5 of 1898), I hereby appoint Shri J. P. Gupta, Land Reforms Officer, Dadra and Nagar Haveli as a Magistrate of First Class for the Union Territory of Dadra and Nagar Haveli with effect from 5th June, 1972.

No. ADM/LAW/CRPC/51(IV).—In exercise of the powers conferred by section 10 of the Criminal Procedure Code, 1898 (No. 5 of 1898), I do hereby appoint Shri D. S. Solanki, Secretary to the Administrator, Dadra and Nagar Haveli, a Magistrate of the First Class, as Additional District Magistrate for the Union Territory of Dadra and Nagar Haveli.

No. ADM/LAW/CRPC/51(V).—In exercise of the powers conferred by section 10 of the Criminal Procedure Code, 1898 (No. 5 of 1898), I do hereby appoint Shri D. S. Solanki, Secretary to the Administrator, Dadra

and Nagar Haveli, as a Magistrate of First Class for the Union Territory of Dadra and Nagar Haveli.

NAKUL SEN

Administrator,

Dadra and Nagar Haveli, Silvassa.

Reciprocal Transport Agreement between the Government of Gujarat and the Administration of Union Territory of Dadra and Nagar Haveli.

THIS AGREEMENT made this eleventh day of May One thousand nine hundred and seventy two between the Governor of Gujarat of the one Part and the President of India for and on behalf of the Union Territory of Dadra and Nagar Haveli of the Second Part.

WHEREAS it is expedient in view of the rapid economic development of the country to encourage the long distance and inter-State transport of goods and passengers by road and whereas it is necessary for this purpose to provide for adequate inter-State services for the transport of goods and passengers by road and to regulate, co-ordinate and control the operation, it is necessary in the interests of the public in general to enter into reciprocal transport agreement between the Government of Gujarat and the Union Territory of Dadra and Nagar Haveli.

IT IS NOW AGREED BY AND BETWEEN THE ABOVE PARTIES AS FOLLOWS :—

1. STATE CARRIAGES.—The Administration of Dadra and Nagar Haveli has no operator to run stage carriage services on the inter-state routes and hence the Gujarat State Road Transport Corporation is operating stage carriage services on all the inter-state routes. The Gujarat State Road Transport Corporation shall continue

to run the stage carriage services on all the inter-state routes mentioned below under the existing arrangements, until such time any extension, modification or variation of the inter-state routes is agreed upon in consultation with the said Corporation :—

- (1) Vapi-Bonta.
- (2) Vapi-Silvassa.
- (3) Vapi-Dudhani.
- (4) Vapi-Kherdi.
- (5) Vapi-Naroli.
- (6) Vapi-Mandoni.
- (7) Vapi-Bhilad via Silvassa.
- (8) Silvassa-Bhilad.

II. PUBLIC CARRIERS (Substantive Permits).—It is agreed that permits for 15 public goods vehicles shall be countersigned by the Transport Authority of the either State/Union Territory on the recommendation of the State Transport Authority of the reciprocating State/Union Territory. Such countersignatures on the permits issued by the Transport Authority of Dadra and Nagar Haveli shall be granted for three specified routes connecting specified terminals by the shortest routes extending within the territory of the State of Gujarat with a permissible penetration of 30 Kms. on either side of the approved routes; whereas countersignatures on the public carrier permits issued by the Transport Authorities of Gujarat State shall be granted for the entire area of the Union Territory of Dadra and Nagar Haveli. The countersignatures so granted shall be subject to the following conditions, namely :—

- (a) A public goods vehicles operating under such a countersignature shall be subject to such conditions specified in section 56 of the Motor Vehicles Act, 1939 and the rules in force in that State from time to time.
- (b) That the vehicle covered by the countersignatures shall not be used for picking up and dropping down the same goods at any two points lying within the jurisdiction of the reciprocating State/Union Territory.
- (c) A public goods vehicle of the Union Territory of Dadra and Nagar Haveli covered under the public carrier permit issued by the State Transport Authority of that territory and countersigned by the State Transport Authority, Gujarat State, by virtue of this agreement shall be liable to pay to the State of Gujarat the amount of motor vehicle tax equal to the difference between the amount of tax leviable by the State of Gujarat and that levied by the Union Territory of Dadra and Nagar Haveli, whereas a public goods vehicle of the State of Gujarat covered under the public carrier permit issued by the Transport Authority of that State and countersigned by the State Transport Authority, Dadra and Nagar Haveli by virtue of this agreement shall be exempt from payment of motor vehicle tax to the Union Territory of Dadra and Nagar Haveli. Goods tax, if leviable, shall be also payable to the reciprocating State/Union Territory.

III. PRIVATE CARRIERS.—It is agreed that permits for five private goods vehicles shall be countersigned by the Transport Authority of the either State/Union Territory. Such countersignatures for the vehicles of Gujarat State shall be given on the entire area of the Union Territory of Dadra and Nagar Haveli and those for the vehicles of Dadra and Nagar Haveli shall be

given for the specified routes connecting the specified terminals by the shortest routes extending within the territory of the State of Gujarat. A private goods vehicle of Union Territory of Dadra and Nagar Haveli operating under the countersignature granted by the Transport Authority of Gujarat State by virtue of this agreement shall be liable to pay to the State of Gujarat the amount of motor vehicles tax equal to the difference between the amount of tax leviable by the State of Gujarat and that levied by the Union Territory of Dadra and Nagar Haveli, whereas the private goods vehicle of Gujarat State operating under the countersignature granted by the Transport Authority of Union Territory of Dadra and Nagar Haveli shall exempt from payment of motor vehicle tax to Union Territory of Dadra and Nagar Haveli. Goods tax, if leviable, shall also be payable in respect of such private goods vehicles to the reciprocating State/Union Territory.

IV. TEMPORARY PERMITS (Private and Public Goods Vehicles).—It is agreed that temporary permits for public or private goods vehicles shall be issued by the Transport Authority of either State/Union Territory upto the limit of 20 vehicles per month without previous consultation of the Transport Authority of the reciprocate State/Union Territory. Such a temporary permit shall be valid for a period not exceeding a calendar month for which it is granted. A temporary permit issued by the Transport Authority, Gujarat State shall authorise the use of the vehicle on any route or routes extending within the entire area of the Dadra and Nagar Haveli, whereas that issued by the Transport Authority of Dadra and Nagar Haveli shall authorise the use of the vehicle on three specified routes connecting the terminals by the shortest routes, extending within the territory of the State of Gujarat, with a permissible penetration of 30 Kms. on either side of the said routes. The temporary permits so issued shall be subject to the following conditions, namely :—

- (a) That the vehicle covered by the temporary permit shall not be used for picking up and dropping down the same goods between any two points lying within the jurisdiction of the reciprocating State/Union Territory.
- (b) That the vehicle operating under the temporary permit shall be liable to pay the motor vehicle tax and goods tax due to the other State/Union Territory. The Transport Authority shall ensure this by receiving a demand draft for the total amount payable to the other State, before the temporary permit is issued. The Transport Authority issuing such temporary permits shall maintain a register showing the details as shown in the Appendix "A" and forward the demand drafts to the Director of Transport/Secretary, State Transport Authority of the other State/Union Territory at the end of each calendar month.

V. CONTRACT CARRIAGES (Taxi Cabs) (Substantive Permits).—It is agreed that contract carriage permits for taxi cabs shall be countersigned by the Transport Authority of either State/Union Territory upto a limit of four taxi cabs. Grant of countersignature on the contract carriage permit under this clause shall be subject to the following conditions, namely :—

- (a) The taxi cab shall not have a seating capacity of more than six persons including driver.
- (b) The taxi cab shall not include station wagon of any description.
- (c) The taxi cab covered under the countersignature shall be liable to payment of taxes under

the existing laws, both in the Home State and the reciprocating State/Union Territory.

VI. CONTRACT CARRIAGES (Taxi Cabs—Temporary Permits).—It is agreed that temporary permits for contract carriages (taxi cabs) may be issued by the Transport Authority of the either State/Union Territory upto a limit of five temporary permits per month for a specified inter-state route connecting spccified terminals, without prior concurrence. The validity of such a temporary permit shall be normally for a period not exceeding seven days. The grant of such a permit shall be subject to the following conditions, namely:—

- (a) The taxi cab shall not have a seating capacity of more than six persons including driver.
- (b) The taxi cab shall not include station wagon of any description.
- (c) The taxi cab shall be hired by single party.
- (d) The taxi cab shall be used for a single return journey.
- (e) The motor vehicle tax shall be payable to the reciprocating State/Union Territory for the calender month/months in which the temporary permit so issued may be valid.

The authority issuing such temporary permits shall ensure that the tax due to the other State/Union Territory has been paid in advance before the permit is issued to the applicant. Information about the grant of temporary permits under this clause, stating the registration mark of the vehicle, seating capacity of the vehicle fuel used, name and address of the permit holder, route for which the permit is issued, period of validity of the permit, the

amount of tax paid along with the particulars of remittance shall be furnished as soon as possible to the Director of Transport/Secretary, State Transport Authority of the reciprocating State/Union Territory.

VII. GENERAL.—(1) The reciprocating State/Union Territory shall accord recognition to tax tokens, registration, conductor's licence, public service authorisations, certificate of fitness etc. in respect of motor vehicles plying or to be plied on the inter-state routes, in accordance with this agreement.

(2) The vehicles owned by the Governments of reciprocating State/Union Territory and used for non-commercial purpose shall be exempt from payment of motor vehicle tax, goods tax due to the other State/Union Territory.

(3) The number of permits agreed in respect of public carriers, private carriers, stage carriages, contract carriages and temporary permits in accordance with this agreement and any other matter provided therein will be subject to revision every six month at the instance of either State/Union Territory.

(4) This agreement shall be subject to the notification by the Governments of the reciprocating State/Union Territory and shall be brought into force from the date agreed upon by both the Governments.

(5) This agreement shall be in force until such time as it is rescinded by mutual consent or three months' notice on either side.

APPENDIX "A"

Date _____ Office _____ Name of Clerk/Cashier:

Sr. No.	M. V. No.	M. V. details		Temp. Permit ;			Amount paid, M. V. G. Tax. Tax	Demand Draft : No. Bank	Route. Remarks			
		Fuel.	R. L. W.	No. From To								
		3	4	5	6	7						
1	2						8	9	10 11 12			

Notes :

- (i) The register shall show the above details before a temporary permit valid for reciprocating State is issued.
- (ii) The carbon copy shall be produced simultaneously noting the details daily. The carbon copy together with the demand drafts shall be despatched to the reciprocating State Transport Authority at the end of the month, during the following month by A.D. letter.
- (iii) If no permit is issued, 'NIL' report shall be forwarded.

In witness whereof the parties have hereunto set and subscribed their respective hands and seals this day, month and year first above referred.

Signed, sealed and delivered by—

(1) the Director of Transport,
Gujarat State, Ahmedabad,
on behalf of the Governor
of Gujarat,

In the presence of—

Sd/- (X X X) 11-5-72.

Sd/- (X X X) 11-5-72.

Sd/- (X X X) 11-5-72
Director of Transport,
Gujarat State,
Ahmedabad.

(2) the Collector, Dadra and
Nagar Haveli, Silvassa, on
behalf of the President of
India for the Union Terri-
tory of Dadra and Nagar
Haveli,

In the presence of—

Sd/- (X X X) 11-5-72.

Sd/- (X X X) 11-5-72.

Sd/- (X X X) 11-5-72
Collector,
Dadra and N.H.,
Silvassa.

